WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US05/20784

_		
802	No. I	Basis of this opinion
1=	With r	egard to the language, this opinion has been established on the basis of: the international application in the language in which it was filed a translation of the international application into translation for the international application into translation furnished for the purposes of international search (Rules 12.3(a) and 23.1(b)).
2.	claime	egard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the diversition, this opinion has been established on the basis of: so of material a sequence listing table(s) related to the sequence listing
		man of manerial on paper in electronic form
	c. tim	or of filing/furnishing —contained in the international application as filed —filed together with the international application in electronic form —furnished subsequently to this Authority for the purposes of search
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed, as perportate, were furnished.
1.	Additio	onal comments:

International application No.

INTERNATIONAL		PCT/US05/20784						
Box No. V Reasoned statement under Rule 43&s.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
Statement								
Novelty (N)	Claims	1-45			YES			
Hovelly (14)	Claims	NONE			NO NO			
Inventive step (IS)	Claims	1-45			YES			
	Claims	NONE			NO			
Industrial applicability (IA)	Claims	1-45			YES			
(IA)	Claims	NONE			NO NO			
	Channa							
Citations and explanations:								
Claims 1-45 meet the criteria set o luation of a trigger and signaling option	n execution as	ctalmed.						
Claims 1-45 have industrial applistry.	licability as del	fined by PCT Article 3	3(4) because	the subject matter can	be made or used in			
1								

NOTESTO FORM PCT/ISA/220

These Notes are intended to give the basic insurations concerning the fitting of amendments under Article 19. The Notes are basic on the requirements of the Pastot (Cooperation Tracis), the Regulations and the Administrative Instructions under that Tracts! In case of discrepancy between these Notes and those requirements, the laner are applicable. For more detailed information see also the TeVT Applicant I Goode. a publication of WIPO.

In these Notes, "Article," "Rule" and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative, Instructions, respectively

INSTRUCTIONS CONCERNING AMENDMENTS LINDER ARTICLE 19

The applicant has after having nectived the international search report, one opportunity to amend the claims of the international application. It should be abover be emphasted thins, once ill parts of the international application (claims, description and drawings) may be amended during the international prictimizary examination procedure, there is usually no need to file international prictimizary and international prictimizary continuities the later to be published for the purposes of provisional protection or has another reason for amending the claims before international publication. Furthermore, it should be emphasted that provisional protection or as a beginning the claims.

What parts of the international application may be amended?

Under Article 19 only the claims may be amended

During the international phase, the claims may also be amenical for further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Preliminary Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When? Within 2 months from the date of transmittal of the unernational search report or 16 months from the priority date, whichever time limit expires later. It should be noted, towever, that the amendments will be considered as a hiving been received on time if they are received by the International Burseau after the capitation of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been/is filed, see below.

How there by cancelling one or more entire claims to adding one or more new claims or by amending the text of one or more of the claims as filed

A replacement sheet must be submitted for each sheet of the claims, which, on account of an amendment or imendments, differs from the sheet originally, filed

All the claims appearing on a replacement sheet must be numbered in Arabie numerals. Where a claim is carrielled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submined with a letter

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French,